

Daily Ardmoreite.

By the
ARDMOREITE PUBLISHING CO.
SIDNEY SUGGS, President.
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OFFICIAL PAPER CARTER CO.
AND THE CITY OF ARDMORE.
If it is in the Ardmoreite, it is legal.

TERMS OF SUBSCRIPTION.

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Any erroneous reflection on the
character, standing or reputation of
any person, firm or corporation
which may appear in the columns of
The Ardmoreite will be gladly cor-
rected upon its being brought to the
attention of the management.

Eastern Representative.
Wm. D. Ward, Tribune Building,
Western Representative.
Robt. E. Douglas,
706 Marquette Bldg., Chicago.

Ardmore, Tuesday, June 7, 1910



A SUGGESTION.

Much can be done towards san-
itary conditions of this city by the
citizens themselves. A cleanly city
is always an object of admiration.
The streets of a city are the first
to fall under the observation of
the visitor and when in a cleanly
condition leave an impression that
carries a remembrance that is last-
ing and beneficial. It is an adver-
tisement that is worth having.

Here in this city with its finely
paved streets the opportunity to
make this impression is one that
should be at all times taken advan-
tage of. A stranger will say when
he sees the streets in perfect order,
"What a clean town!" He will tell
it to others, will carry the news
on his travels and the city is thus
the gainer and soon has an estab-
lished reputation that will be of
great benefit.

Now, in order to have things in
such condition it is necessary for
all to co-operate with the city au-
thorities and try to observe in every
way the rules that are necessary
for such conditions.

Trash should be carefully taken
care of and not thrown under any
circumstances in the street. This
will be a great help, and will if
observed soon result in better con-
ditions. In cleaning the streets the
authorities should see to it that it
is well done. That little pile of dirt
and trash are not left by the clean-
ers to soon be again scattered and
thus agitate the work. This is not
intended in the nature of a com-
plaint for the authorities are doing
the best they can but it is simply
a suggestion for a little more care
on the part of all, a system of
thoroughness, a feeling of civic
pride, and a city that will be known
throughout the state as the cleanest,
finest city within its boundaries.

THE BANK GUARANTY LAW.

Some of the opponents of the Hon-
Lee Cruce in the race for the nomi-
nation for Governor are using the
fact that Mr. Cruce is a National
Banker against him. In his speech
at Muskogee on the 21st, Mr. Cruce
met this opposition and reiterated
his position on the bank guaranty
law, saying he was in favor of it,
and refuted the statement that be-
cause he is a national banker he
would not be in harmony with its
provisions and objects. He added,
"If there is anyone on earth who
ought to withhold criticism of the
Oklahoma law it is the Oklahoma
banker. If the Columbia Bank and
Trust company had closed its doors
under ordinary circumstances there
would have been twenty-five or thirty
banks in Oklahoma closed their
doors then next day, for they prac-
tically had all their available funds
tied up in the Columbia and yet
there was not another failure among
banks in the State as a conse-
quence."

FORGOTTEN HERRING-KIRK.

The Honorable Willie Murray fail-
ed to extend the gubernatorial cour-
tesy to the Honorable F. E. Herring
and General Brant Kirk in his chal-
lenge for a joint debate between
candidates for the Oklahoma Gover-
norship.

The many friends of these gen-
tlemen will resent the insult offered.

CRUCE-HERRING DEBATE.

The Highly Honored F. E. Her-
ring, a very prominent candidate for
the Governorship, insists that Hon.
Lee Cruce meet him and debate the
question, "How Much Craft Will Be
Crafted Out of Our State School
Fund's if Oklahoma Purchases the
Segregated Coal Lands?"

ROSS-ROBERTSON DEBATE.

The Most Honorable Leslie P.
Ross, another prominent candidate
for Governor, insists that the Hon-
orable J. B. A. Robertson meet him
and debate the question, "What Am
a Son of Washington and How are
They Captured?"

WORKING THE NEWSPAPERS.

The Honorable Willie Murray of
Tishomingo seems to think enough
of the trust and corporation owned
press of this State, as he calls them,
to work them for a lot of free ad-
vertising with his challenge for a
joint debate between candidates.
How about it, boys?

WOMAN SUFFRAGE.

(By Eugene Ray.)

There is no way now to get around
it. For twenty years, I have been
dodging this question, but the "dye is
cast" and I am "tainted" if I don't
speak. I do. The children have been
debating the question in school,
their mother has taken it up and I
have become involved, and the devil
is to pay.

I like the way my boy had the ques-
tion stated. His teacher read the
question aloud and the boy wrote it
(thus):

"Resolved that woman should be al-
lowed equal SUFFRAGE with man."
Whether the word used is "suffrage"
or "suffice," it is about the same.

I have assumed this question, be-
cause I have held steadily to the
opinion that it would not be wise, in
this world of woe, to invite and usher
into my life the worst sort of trouble.
It is presumed, I believe, that every
young man will, when he doesn't know
any better, go out in to the feminine
world and do a little courting of trou-
ble on his own account, the extent and
result of which he can not foresee; yet
after having performed that one little
innocent-looking performance and
while the result, with its various little
attendants, is still staring him in the
face, it is not, I believe, presumed that
same young fellow, grown some
years and experience, will ever go far
out of his way to court trouble with
every other member of that sex.

But that is just what I am doing
now with both eyes open. I know
woman, and I know that she will not
stand for a joke. Joke with a woman
or about a woman, and she will not
believe you or believe you are joking,
and if you joke her by complimenting
her or her hat or her dress, or even
her baby, she will know you are not
looking.

So, if you are foolish enough to play
hide and seek with fate by discussing
any question involving "woman's
rights," do it in all seriousness....

This question of giving suffrage to
woman is getting to be real pressing,
as is all questions, whether they con-
cern the whole sex or only one of them.

Shall woman vote? Where is there
a man who will vote no? It is this
way with me—I am in favor of a wom-
an's doing anything she wants to do.
By letting her do anything she wants
to do, she will not do so many
things you don't want her to do. If
she was allowed to vote, she would
be a member of our political club and
might want to attend every meeting
of the club. It meets only about four
times a year, while her club, attend-
ed only by her sex, meets about four
times a month. It would, therefore,
be a great saving of time to let her
do what she wants to do so she will
not do what we do not want her to do.

I'll never say a woman should not
vote. It is bad policy to say it. She
should vote, I was taught that it is at
ways desirable that we learn to be
manly. It would be a manly thing in
us to allow women to vote and manly
in her to vote. It makes her manly
when she talks much in favor of
woman's voting. The leading, most
zealous, most active suffragettes of
our country look rather manly, they
dress manly, and have a manly air
about them.

I am in favor of her voting. By giv-
ing her the right we would confer a
great boon on her and her husband.
By allowing her to vote, she won't
By conferring on her the right of suf-
frage, we take away from her all de-
sire for it. As long as she is not
allowed to vote, she is determined to
vote. Give her the lawful privilege
of voting, and she won't vote to save
your life. And if there are men who
do not want her to vote at all the thing
to do is to pass a law compelling her
to vote. And right here is the only
difficult thing about the whole ques-
tion. We are in favor of her voting if
she wants to vote, but there is no
earthly way to ascertain whether she
really wants to or not. Before the
right to vote is given her, she wants
to, but after we go to the trouble to
give it to her, she don't want to. I
would like to know what a gallant man
is going to do in a case like that.

There are various reasons why the
right should be given her. Probably
the most weighty one is the appalling
fact that as long as the right is with-
held, good, beautiful attractive women
are turning into suffragettes. Let wo-

man vote early and late and often, but
for the sake of the country don't let
her become a suffragette. There is
a difference here. A woman with the
right to vote won't vote when you
want her to, while a suffragette is a
woman who is going to vote when
you don't want her to.

I am in favor of the right being
given now. A woman, being a help-
meet, should assist man in all his hard
tasks, and now that the men in Okla-
homa have to vote so often and so
long, she should be compelled to come
out, take a hand and divide up the
work. Let her vote on this constitu-
tion—she has no regard for men's
constitutions. She is stuck on by-
laws and she proposes to make them.
Let her vote on the whiskey question.
If there are to be votes against whis-
key, let her cast them, for there are a
lot of men who, it seems, are not
"against" whiskey, even though whis-
key is against them.

There is plenty of voting to be done
in Oklahoma this year. Woman could
assist us right away.

BEGGAR PRINCE COMPANY.

Have Hard Sledding Over at Chick-
asha—Company in Trouble.

Chickasha, Okla., June 6.—The
Begger Prince Opera company has
gone begging, their trunks are in
sack at the Early hotel, the manager
and the owner have skidded and
there is a charge of fighting hand-
ing over the latter's head. Mrs.
Kita Merritt, owneress, upon arriv-
ing in Chickasha a week ago, took
rooms for herself, the pianist and
her manager-husband at the Grand,
quartering the prima donna, the
comedians and the angels at the
Early. The manageress had some
few dollars when she hit the town,
but the week wasn't a big one
for the show and seeing bigger
bills than she had pocketbook, she
paid the landlord at the Grand, took
hobby by the arm and started to
make a get-away. All went well
until she reached the corner at Duke's
hardware store when she ran plump
into the arms of one of the to-be-
left-behinds from the Early, who had
bleed in her eye. They went around
and around for a few minutes on
the sidewalk, and one of the com-
edians got into the comedy long
enough to get his name on Judge
Grizby's back Meachum and Thom-
as took them to the police station
and they were to appear at 5 this
afternoon for trial.

And now penniless, wages un-
paid, trunks garnished for board,
manager and owneress skinned, and
two of their number with charges
of fighting hanging over them, "The
Begger Prince" is up against the
real thing.

Notice of Sheriff's Sale Under Fore-
closure.

Employees' Building and Loan As-
sociation of Guthrie, Oklahoma,
Plaintiff, vs. Mary S. Smith and
William S. Smith, Defendants.

Notice is hereby given that in
pursuance of an order of sale is-
sued on of the District Court of
Carter County, State of Oklahoma,
on the 21st day of May, A. D., 1910,
in an action wherein Employees'
Building and Loan Association of
Guthrie, Oklahoma, was plaintiff, and
Mary S. Smith and William S.
Smith were defendants, directed to
me, the undersigned sheriff of Car-
ter County, commanding me to levy
upon, advertise and sell without ap-
praisalment, the following described
property, to-wit:

Lot five (5), Block thirty-four (34),
in the City of Ardmore, in the
Southern District of the Indian
Territory, now Carter County, in
State of Oklahoma, according to
the official plat thereof;
To satisfy a judgment and decree of
foreclosure in favor of the said
plaintiff and against the said de-
fendant, obtained and made in said
Court on the 29th day of October,
A. D., 1909, for the sum of Five
Hundred Twenty-seven and 54/100
(\$527.54) Dollars, and costs, togeth-
er with an additional sum of Fifty
(\$50.00) Dollars as attorney's fees;
said judgment bearing interest at
the rate of ten (10) per cent from
the 29th day of October, A. D., 1909,
and costs accruing; I will, on Wed-
nesday, the 23rd day of June, A. D.,
1910, at the hour of two o'clock p.
m., of said date at the front door
of the Court House in the City of
Ardmore in said County and State,
offer for sale, and sell, to the high-
est bidder for cash, the said prop-
erty above described, to satisfy said
judgment, interest, attorneys' fees,
and costs.

Witness my hand this 24th day of
May, A. D., 1910. J. H. AKERS,
Sheriff of Carter County, Oklahoma.
wk25-1-8-15-22

Prof. Gentry Hodges, principal of
the Ardmore high school, has gone to
Durant where he will have the chair
in English and History in the summer
normal school.

SUPREME COURT IS
TO CONDUCT CASESACTION AGAINST SANTA FE
RAILROAD COMES UNDER FED-
ERAL JURISDICTION.

Guthrie, Okla., June 6.—Attorney
General Charles E. West was noti-
fied today that the supreme court
of the United States had decided to
assume jurisdiction to hear the suit
filed by the Oklahoma attorney gen-
eral against the Atchison, Topeka &
Santa Fe railroad to cancel the
rights of that road under its gen-
eral charter. The court has granted
leave to the attorney general to file
his petitions and has ordered pro-
cess to issue looking to a full hear-
ing of the case. Attorney General
West asks that the right of way of
the Santa Fe be forfeited to the
state and that the road be enjoined
from he alleged charging of higher
rates on some freight commodities
in Oklahoma than in Kansas, basing
his claims for judgment upon the
contention that the federal charter
granted to the Santa Fe to extend
its right of way through Oklahoma
contained a condition that the road
should not charge higher freight
rates on the classes of commodities
in Oklahoma than in adjoining
states. It is stated that the federal
charters of the Frisco, Iron Mountain
and Missouri, Kansas & Texas rail-
roads contain similar provisions and
the attorney general intimates that
action will be taken against some of
these roads.

Notice of Sale of Real Estate.

In the matter of the Estate of
Phoebe Rexroat, Minor.

Notice is hereby given in pursu-
ance of an order of the County
Court in the County of Carter, State
of Oklahoma, made on the 11th day
of May, 1910, the undersigned guar-
dian of the estate of Phoebe Rex-
roat, will sell at private sale to the
highest bidder, subject to confirma-
tion by said Court on Saturday,
the 11th day of June, 1910, at 9
o'clock a. m., Ardmore, Oklahoma,
all the right, title and interest of
said Phoebe Rexroat in and to the
following described real estate, sit-
uate in Carter County and Love
County, State of Oklahoma, to-wit:

E½ of the SE¼ of the SE¼, and
the SW¼ of the SE¼ of the SE¼,
and the E½ of the SW¼ of the
SE¼, and the E½ of the NE¼ of
the SE¼ of Section 3; and the
NE¼ of the NW¼ of the NE¼ of
Section 10, Township 5 South, Range
2 East, Carter County, Oklahoma;

Also the SE¼ of the NE¼, less
1.57 acres occupied by the G. C. &
S. F. Railway Company, in Section
19, Township 8 South, Range 2
East, Love County, Oklahoma.

Said real estate will be sold on
the following terms and condition
to-wit: Cash in hand.

Bids for the purchase thereof must
be in writing and must be filed in
the County Court or delivered to the
undersigned at Ardmore, Oklahoma,
or to Potter & Walker, Attorneys.

Dated the 11th day of May, 1910
U. T. REXROAT,
Guardian.

Notice of Sale.

State of Oklahoma, County of Gar-
vin, ss. In the County Court.

In the matter of the estate of Ben-
jamin Johnson and Jessie Johnson,
Minors.

Notice is hereby given, that in
pursuance of an order of the County
Court of the County of Garvin, State
of Oklahoma, made on the 2nd day
of November, 1909, the undersigned,
guardian of the estate of Benjamin
Johnson and Jessie Johnson, minors,
will sell at the front door of the
County Court House in Pauls Valley,
Garvin County, Oklahoma, to the high-
est bidder, subject to the confirma-
tion by said County Court, on Sat-
urday, the 25th day of June, A. D.,
1910, at 12 o'clock m., at public
outcry, all the right, title and in-
terest that the said Benjamin John-
son and Jessie Johnson have by
operation or law or otherwise, ac-
quired in and to the following de-
scribed real estate situated in Gar-
vin County, State of Oklahoma, to-
wit:

Southwest quarter of the south-
east quarter of the southwest quar-
ter of Section Thirty-two (32), Town-
ship One (1) North, Range Two (2)
West.

And the land situated in Carter
County, described as follows, to-wit:
The northwest 9.71 acres of Lot Four
(4), and the south 20 acres of Lot
Four (4), Section Five (5), Town-
ship One (1) South, Range Two (2)
West, Indian Base and Meridian.

Said real estate will be sold on
the following terms and conditions,
to-wit: For cash in hand to be paid

on confirmation of sale by the Court.

Dated the 30th day of May, 1910.
ELA JOHNSON,

Guardian of Benjamin Johnson and
Jessie Johnson, Minors.
wk 1-8-15-22

Notice of the Sale of Real Estate
by Guardian.

In the matter of the Guardianship
of Henry Carney, Annie Eva Carney
and Stella Carney, Minors.
Notice is hereby given in pursu-
ance of an order of the County
Court of McCurtain County, State
of Oklahoma, made on the 16th day
of May, 1910, the undersigned guar-
dian of the estate of the above
named minor wards, will sell at public
auction, subject to confirmation of
said Court on the 18th day of
June, 1910, within legal hours be-
fore the Court House door at Ard-
more, Oklahoma, all the right, title
and interest of the above named
minor wards to the following describ-
ed lands, situated in Carter County,
Oklahoma, to-wit:

E½ of the NW¼, and NE¼ of
SW¼, and N½ of SE¼ of SW¼,
and SW¼ of SE¼ of SW¼, Sec.
36, T3S, R2W.

Terms: 10 per cent of bid at time
of sale, remainder to be paid at
time of confirmation of said sale.

HAMPTON JOEL,
Guardian.

F. W. TEMPLE, Attorney.

25-1-8-15.

Order of Court.

In the District Court of Carter
County, State of Oklahoma.

In the matter of a Special Term
of the District Court of Carter Coun-
ty, Oklahoma:

It is hereby ordered that a special
term of the District Court of Car-
ter County, State of Oklahoma, be
and the same is hereby called by
the undersigned, Judge of said Court,
to convene at the Court House in
the City of Ardmore on Monday,
June 13th, 1910, and to continue un-
til the business before the said
Court is disposed of or until sooner
adjourned by order of the Judge
of said Court.

Given under my hand and attest-
ed by the Clerk of said Court this
the 30th day of May, 1910.

S. H. RUSSELL,
Judge of the Eighth Judicial District
of the State of Oklahoma.

(Seal)
Attest: C. T. VERNON,
Clerk of the District Court of Carter
County, Oklahoma. wk1-8

Notice of the Sale of Real Estate
by Guardian.

In the matter of the Guardianship
of Henry Carney, minor.

Notice is hereby given in pur-
suance of an order of the County
Court of McCurtain County, State
of Oklahoma, made on the 16th day
of May, 1910, the undersigned guar-
dian of the estate of Henry Carney,
minor, will sell at public auction,
subject to confirmation of said Court,
on the 18th day of June, 1910,
within legal hours, before the Court
House door at Ardmore, all the right
title and interest of the said Henry
Carney, minor, in and to the fol-
lowing described lands, situated in
Carter, Choctaw and Grady Coun-
ties, State of Oklahoma, to-wit:

N½ of the SE¼ of NW¼; and
SW¼ of NE¼ of NW¼, Sec.
15, T5S, R2E; and SE¼, and
S½ of S½ of SW¼, and NE¼ of
SW¼, Sec. 33; and SW¼ of SW¼,
Sec. 34, T5S, R2E; and SW¼ of
SW¼ of NW¼; and NW¼ of SW¼;
and N½ of SW¼ of SW¼, Sec. 32,
T10N, R6W; and NW¼ of SE¼ of
SW¼, Sec. 20; and E½ of SE¼ of
NE¼, Sec. 24, T10N, R7W.

Terms: 10 per cent of bid depos-
ited at time of bid, remainder to be
paid on confirmation of said sale.

HAMPTON JOEL,
Guardian.

F. W. TEMPLE, Attorney.
25-1-8-15.

Estray Notice.

The State of Oklahoma, County
of Carter, ss:

Notice is hereby given that on the
23rd day of May, 1910, Leonard
Harmon appeared before me and
made affidavit of taking up the fol-
lowing described estrays:

One chestnut sorrel pony horse,
about 14½ hands high, blazed face,
right hind foot, and left fore foot
white, 5 or 6 years old, not branded.
That the residence of said Taker
Up is on the — quarter of Section
28, Township 1 South, Range 2
West; that his postoffice address is
Pocahontas, Oklahoma; that the same
was taken up on the 12th day of
October, 1909.

Witness my hand and seal this
23rd day of May, 1910.

Wm. B. FRAME,
County Clerk.
LEONARD HARMON,
Taker Up.

Judge Chas. B. Kendrick of Davis is
in the city. Judge Kendrick is candi-
date for the state senate from this
district and so far no one has an-
nounced against him.

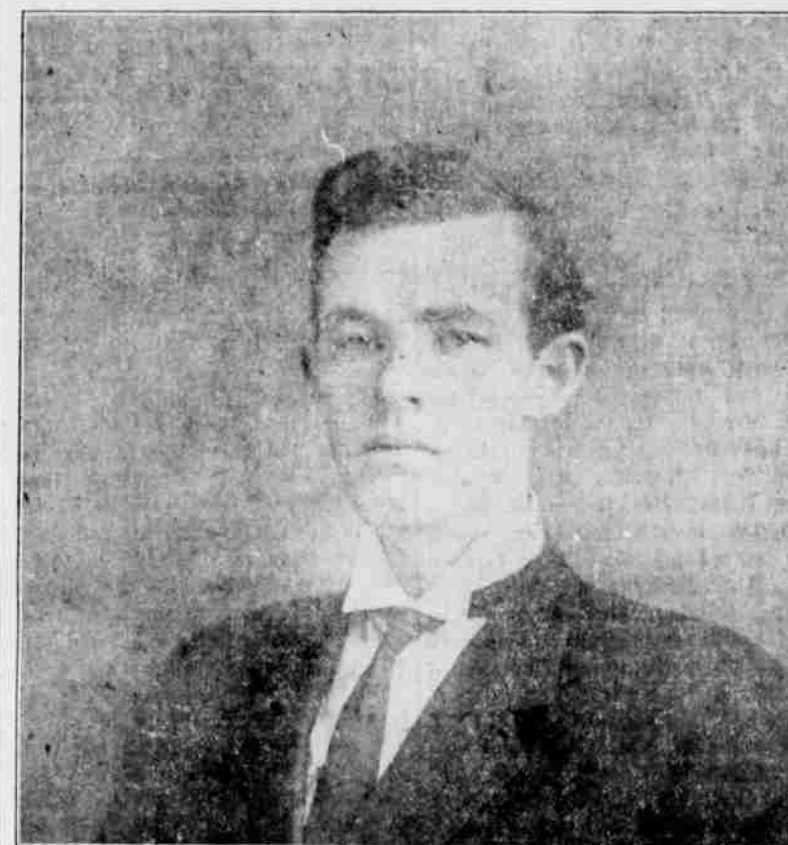
Coca-Cola

Summer
Comforts

There is nothing that adds more
to your comfort on these hot
days than a nice, cool, thirst
quenching drink. We bottle
them and will deliver them to
your home, and when you get
Crown Brand Goods you know
you are getting the Best. We
are exclusive bottlers in this
territory for Coca Cola.

CROWN BOTTLING
AND MANUFACTURING WORKS

MORGAN J. HAYS, Pres. and Mgr.



FRED TUCKER.

Candidate for County Superintendent of Carter County.

Subject to the action of the Democratic primary, Tuesday, August 2nd,
1910. Promises that school bonds will sell at at least four per cent
premium, whereas they have been selling at par. He advocates a
blanket school tax for the state. The organization of county teachers'
library association, better libraries for the children, reading circle
work done at home, organization of rural district high schools. He will
put the office on a business basis. He can sympathize with all classes
and will stand for that sort of a coeducational system which will give
the children of the poor and those of the rich equal advantages.

SOME men's idea of a good time
is to be unable to remember any-
thing after 10 p. m.
It's a fine thing to make yourself
indispensable. As yet no one has
ever succeeded in doing it.

INSTRUCTIONS AS TO HOW TO
VOTE FOR OKLAHOMA CITY AT
THE CAPITAL ELECTION, JUNE
11TH, 1910.

Upon the ballot, placed in the hands
of the voter, will be found a section
relating to the Capital, which should
be marked as follows:

"Shall the Capital of the State of
Oklahoma be permanently located as
provided in State Question, Initiative
Petition:

☒ Yes.
☐ No.

Shall the Capital of the State of Ok-
lahoma be permanently located at:

Oklahoma City ☒ Yes.
Shawnee ☐ Yes.
Guthrie ☐ Yes.
☐ Yes.
☐ Yes.

It requires two X X to make the
ballot correct for Oklahoma City—one
X after the State Initiative Question
and one X after Oklahoma City.

Mark the two X X heavy so there can
be no mistake.

When a man gives his wife money
to buy something for the house he
acts as if he considered it a loan.

ARDMOREITE
WANT
ADS
BRING
RESULTS.

THE
SUMMER
RESORTS
Of the North and
South Await You
Arrange your trip
now with the
FRISCO
LINES
Low round trip rates on
sale June 1st, allowing
final return limit Octo-
ber 31st.
With our superior service to
Kansas City and Saint Louis in
connection with service offered
from those gateways the Frisco
Lines can give you quickest
time to your destination.
For detailed information, call
on the Frisco Agent, Mr. H. D.
McCullum, or address
C. O. Jackson, D. P. A.
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Oklahoma City, - - Okla.